

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:
William D. Morgan

Serial No.: 08/828,330

Filed: March 28, 1997

For: INSULATED REMOVABLE POND
COVER

Group Art Unit: 1723

Examiner: Robert J. Canfield

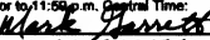
Atty. Dkt. No.: IAEC:007USR1/MTG

CERTIFICATE OF ELECTRONIC SUBMISSION
37 C.F.R. § 1.3

I certify that this correspondence is being electronically filed with the United States Patent and Trademark Office via EFS-Web on the date below from Austin, Texas prior to 11:58 p.m. Central Time:

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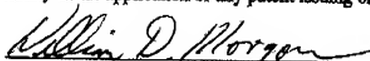

 MARK GARRETT
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**SUPPLEMENTAL REISSUE DECLARATION UNDER 37 C.F.R. § 1.175(b)
OF WILLIAM D. MORGAN**

I, William Deyo Morgan, declare:

1. Every error that has been corrected in the original patent since I signed my original declaration on March 28, 1997 arose without any deceptive intention on my part, including the error of not originally claiming a method of manipulating a cover that involves linking at least two panels such that they are adjacent to each other and gas can migrate through gaps between them.
2. All statements made of my own knowledge are true; that all statements made on information and belief are believed to be true, and further that my statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing on the application.

23 Aug 2007
Date


 William D. Morgan